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20 *Counsel for Defendant Deutsche Bank AG*

21 **UNITED STATES DISTRICT COURT**

22 **DISTRICT OF NEVADA**

23 C.C., individually,

24 Case No. 2:23-cv-02056-GMN-BNW

25 Plaintiff,

26 v.

27 JAMAL F. RASHID, a/k/a “MALLY  
28 MALL,” an individual, HIGHGATE  
HOTELS, L.P., a Delaware limited  
partnership; RADISSON HOSPITALITY,  
INC., a Minnesota corporation; MARRIOTT  
INTERNATIONAL, INC., a Delaware  
corporation; DEUTSCHE BANK AG, a  
German corporation; DEUTSCHE  
IMOBILIEN AG, a German corporation;  
THE BLACKSTONE GROUP, L.P., a  
Delaware limited partnership; NEVADA  
PROPERTY 1, LLC, a Delaware limited  
liability company; MGM RESORTS  
INTERNATIONAL, a Delaware  
corporation; ARIA RESORT & CASINO  
LLC, a Nevada limited liability company;  
WYNN RESORTS, LIMITED, a Nevada  
corporation; WYNN LAS VEGAS, LLC, a  
Nevada limited liability company; STK LAS  
VEGAS, LLC, a Nevada limited liability  
company; THE ONE GROUP LLC, a  
Delaware limited liability company; THE  
ONE GROUP HOSPITALITY, INC., a  
Colorado company; THE LIGHT GROUP,

**Stipulation and Order Regarding  
Acceptance of Service and the Deadline  
for Deutsche Bank AG to Answer or  
Otherwise Respond to Complaint**

1 LLC, a Nevada limited liability company;  
2 VICI PROPERTIES INC., a New York Real  
3 Estate Investment Trust; DESERT PALACE  
4 LLC, d/b/a Caesar's Palace, a Nevada  
5 Limited Liability Company; CAESAR'S  
ENTERTAINMENT, INC., f/k/a Eldorado  
Resorts, Inc., a Delaware corporation; and  
ROE CORPORATIONS I-XX; and JOHN  
DOES I-XX.

6 Defendants.

7 Through their respective undersigned counsel, Plaintiff C.C. and Defendant Deutsche Bank  
8 AG ("Deutsche Bank") hereby stipulate and agree as follows:

- 9 1. Daniel R. McNutt, Esq. of the McNutt Law Firm, P.C., counsel for Deutsche  
10 Bank, hereby accepts service of process on behalf of Deutsche Bank and  
11 waives service of a summons and a copy of the complaint. Deutsche Bank  
expressly reserves all defenses and objections to the lawsuit.
- 12 2. The deadline for Deutsche Bank to answer or otherwise respond to the  
complaint shall be February 12, 2024.

13 MCNUTT LAW FIRM, P.C.

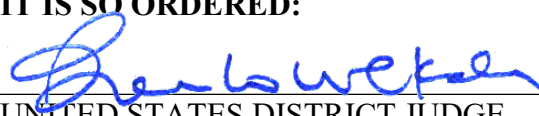
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*Counsel for Plaintiff*

26 IT IS SO ORDERED:  
27   
28 UNITED STATES DISTRICT JUDGE

DATED: January 5, 2024